IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In Re: AUTOMOTIVE PARTS ANTITRUST LITIGATION

In re: Occupant Safety Systems

In re: Constant Velocity Joint Boot Products

In re: Automotive Hoses In re: Body Sealing Products In re: Interior Trim Products

In re: Brakes Hoses

THIS DOCUMENT RELATES TO:

Automobile Dealership Actions

Master File No. 12-md-02311 Hon. Marianne O. Battani

Case No. 2:12-cv-00602

Case No. 2:14-cv-02902

Case No. 2:15-cv-03202

Case No. 2:16-cv-03402

Case No. 2:16-cv-03502

Case No. 2:16-cv-03602

FINAL JUDGMENT APPROVING SETTLEMENT AGREEMENT BETWEEN DEALERSHIP PLAINTIFFS AND TOYODA GOSEI CO., LTD., TOYODA GOSEI NORTH AMERICA CORP., TG MISSOURI CORP., TG KENTUCKY, LLC, AND TG FLUID SYSTEMS USA CORP.

This matter has come before the Court to determine whether there is any cause why this Court should not approve the settlement between Dealership Plaintiffs ("Plaintiffs") and Toyoda Gosei Co., Ltd., Toyoda Gosei North America Corp., TG Missouri Corp., TG Kentucky, LLC, and TG Fluid Systems USA Corp. (collectively, "TOYODA GOSEI"), set forth in the Settlement Agreement ("Agreement"), dated July 20, 2018 relating to the above-captioned actions (the "Actions"). The Court, after carefully considering all papers filed and proceedings held herein and otherwise being fully informed, has determined (1) that the settlement should be approved, and (2) that there is no just reason for delay of the entry of this final judgment approving the Agreement (the "Final Judgment"). Accordingly, the Court directs entry of Judgment which shall constitute a final adjudication of these cases on the merits as to the parties to the Agreement. Good cause appearing therefor, it is:

ORDERED, ADJUDGED AND DECREED THAT:

- 1. The definitions of terms set forth in the Agreement are incorporated herein as though fully set forth in this Judgment.
- 2. Pursuant to Federal Rule of Civil Procedure ("Rule") 23(g), Class Counsel, previously appointed by the Court, Cuneo, Gilbert & LaDuca, LLP, Barrett Law Group, P.A., and Larson King LLP, are appointed as Counsel for the Occupant Safety Systems, Constant Velocity Joint Boot Products, Automotive Hoses, Body Sealing Products, Interior Trim Products, and Brake Hoses classes ("Settlement Classes"). These firms have, and will, fairly and competently represent the interests of the Settlement Classes.
- 3. The Court has exclusive jurisdiction over the settlement and the subject matter of this litigation, over all actions within this litigation, and over the parties to the Agreement, including all members of the Settlement Classes.
- 4. Plaintiffs, having filed complaints in the Actions alleging that TOYODA GOSEI conspired to rig bids, allocate markets, and fix prices for Occupant Safety Systems, Constant Velocity Joint Boot Products, Automotive Hoses, Body Sealing Products, Interior Trim Products, and Brake Hoses, and TOYODA GOSEI, having denied Plaintiffs' allegations and representing it would have asserted defenses thereto, have entered into the Agreement to settle the Actions to avoid further expense, inconvenience, and the distraction of burdensome and protracted litigation, to obtain the releases, orders, and judgment contemplated by the Agreement, and to put to rest with finality all claims that have been or could have been asserted against TOYODA GOSEI Releasees (as defined in the Agreement). Pursuant to the Agreement, TOYODA GOSEI has agreed to provide specified monetary compensation to Plaintiffs, and to cooperate with Plaintiffs in connection with the continued prosecution of the Actions against current Defendants or to-benamed co-conspirator Defendants.

- 5. The Court hereby finally approves and confirms the settlement set forth in the Agreement and finds that said settlement is, in all respects, fair, reasonable, and adequate to the Settlement Classes pursuant to Rule 23.
- 6. The Court hereby dismisses on the merits and with prejudice the individual and class claims asserted against Toyoda Gosei Co., Ltd., Toyoda Gosei North America Corp., TG Missouri Corp., TG Kentucky, LLC, and TG Fluid Systems USA Corp. with Plaintiffs and TOYODA GOSEI to bear their own costs and attorneys' fees except as provided herein or in the Agreement.
- 7. All Releasors shall, by operation of law, be deemed to have released all Releasees from the Released Claims. All entities who are Releasors (as defined in the Agreement) or who purport to assert claims on behalf of Releasors are hereby barred and enjoined from commencing, prosecuting, or continuing, either directly or indirectly in an individual or representative or derivative capacity, against the TOYODA GOSEI Releasees, in this or any other jurisdiction, any and all claims, causes of action or lawsuits, which they had, have, or in the future may have, arising out of or related to any of the Released Claims as defined in the Agreement.
- 8. The TOYODA GOSEI Releasees are hereby and forever released and discharged with respect to any and all claims or causes of action which the Releasors had, have, or in the future may have, arising out of or related to any of the Released Claims as defined in the Agreement.
- 9. Neither the Agreement, nor any act performed or document executed pursuant to the Agreement, may be deemed or used as an admission of wrongdoing in any civil, criminal, administrative, or other proceeding in any jurisdiction.
- 10. The notice given to the Settlement Classes of the settlement set forth in the Agreement and the other matters set forth herein was the best notice practicable under the circumstances, including individual notice to all members of the Settlement Classes who could be identified through reasonable efforts. Said notice provided due and adequate notice of the

proceedings and of the matters set forth therein, including the proposed settlement set forth in the Agreement, to all entities entitled to such notice, and said notice fully satisfied the requirements of Rules 23(c)(2) and 23(e) and the requirements of due process.

- 11. Without affecting the finality of this Final Judgment in any way, the Court hereby retains exclusive jurisdiction over: (a) the enforcement of this Final Judgment; (b) the enforcement of the Agreement and over any suit, action, proceeding, or dispute arising out of or relating to this Agreement or the applicability of this Agreement, that cannot be resolved by negotiation and agreement by Dealership Plaintiffs and TOYODA GOSEI; (c) any application for distribution of funds, attorneys' fees or reimbursement of costs and expenses made by Dealership Plaintiffs' Counsel; (d) any application for incentive awards for the Dealership Plaintiffs; and (e) the distribution of the settlement proceeds to Settlement Classes members.
- 12. The entities identified on Exhibit "A" hereto have timely and validly requested exclusion from the Settlement Classes and, therefore, are excluded. Such entities are not included in or bound by this Final Judgment. Such entities are not entitled to any recovery from the settlement proceeds obtained through this settlement. Nothing in this Judgment shall be construed as a determination by this Court that such entities are members of any of the classes or proposed classes in the *In re Automotive Parts Antitrust Litigation*, Master File No. 12-md-02311.
- 13. In the event that the settlement does not become effective in accordance with the terms of the Agreement, then this Final Judgment shall be rendered null and void and shall be vacated, and in such event, all orders entered and releases delivered in connection herewith shall be null and void and the parties shall be returned to their respective positions ex ante.
- 14. The Escrow Account, into which TOYODA GOSEI has deposited assets with a total value of \$14,160,000.00 as the Settlement Amount (as defined in paragraph 16 of the Agreement), plus accrued interest thereon and net any expenses incurred as contemplated in

Case 2:12-cv-00602-SFC-RSW ECF No. 187 filed 04/24/20 PageID.4694 Page 5 of 5

paragraph 29 of the Agreement, is approved as a Qualified Settlement Fund pursuant to Internal

Revenue Code Section 468B and the Treasury Regulations promulgated thereunder.

15. The Court finds, pursuant to Rule 54(a) and (b), that this Final Judgment should be

entered and further finds that there is no just reason for delay in the entry of this Judgment, as a

Final Judgment, as to the parties to the Agreement, Toyoda Gosei Co., Ltd., Toyoda Gosei North

America Corp., TG Missouri Corp., TG Kentucky, LLC, and TG Fluid Systems USA Corp. The

Court's certification of the Settlement Classes as provided herein is without prejudice to, or waiver

of, the rights of any Defendant, including TOYODA GOSEI, to contest certification of any other

class proposed in any case within the In re Automotive Parts Antitrust Litigation, Master File No. 12-md-

02311. The Court's findings in this Final Judgment shall have no effect on the Court's ruling on any

motion to certify any class in any case within the In re Automotive Parts Antitrust Litigation, Master File

No. 12-md-02311. No party may cite or refer to the Court's approval of the Settlement Classes as

persuasive or binding authority with respect to any motion to certify any class.

16. Accordingly, the Clerk is hereby directed to enter Judgment forthwith.

Date: April 24, 2020

s/Marianne O. Battani MARIANNE O. BATTANI United States District Judge

5